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REVOCATION OF POWER OF ATTORNEY AND **NEW POWER OF ATTORNEY**

APPLICANTS:

Shoab A. Khan et al.

APPLICATION NO:

10/004,753

FILING DATE:

December 3, 2001

TITLE:

DISTRIBUTED PROCESSING ARCHITECTURE

WITH SCALABLE PROCESSING LAYERS

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949-753-2875

DUARTICS

0037203-7

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants

Shoab A. Khan et al.

Application Number

10/004,753

Filing Date

December 03, 2001

Title

Distributed Processing Architecture with Scalable

Processing Layers

Examinar Name

Unknown

ESTABLISHMENT OF RIGHT OF ASSIGNEE TO TAKE ACTION AND REVOCATION AND POWER OF ATTORNEY

Assistant Commissioner for Patents

PatentMetrix

Washington, D.C. 20231

14252 Culver Dr., Box 914

Irvine, CA 92604

Dear Sit:

The undersigned is empowered to act on behalf of the assignee below (the "Assignati" A true capy of the original Assignment of the above-captioned application from the inventities the Assignee is attached hereto. This Assignment represents the entire chain of title of this invention from the Inventors to the Assignee.

I declare that all statements made herein are true, and that all statements made aport information and belief are believed to be true, and further, that these statements were made the knowledge that willful, false statements and the like so made are punishable by fine, imprisonment, or both, under 18 U.S.C. § 1001, and that willful, false statements may be or ind the validity of the application, or any patent issuing thereon.

The undersigned hereby revokes any previous powers of attorney in the subject application, and hereby appoints the registrants of PatentMetrix, LLC, 14252 Culver Dr., Elix 914, Irvine, California, 92604, Telephone (714) 368-9753, Customer No. 29,484, as its attorneys with full power of substitution and revocation to prosecute this application and retransact all business in the U.S. Patent and Trademark Office connected herewith. This

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Hazim Ansari 9496792748

QUARTICS

appointment is to be to the exclusion of the inventors and his attorneys in accordance with the provisions of 37 C.F.R. § 3.71.

Please use Customer No. 29,484 for all communications.

Quartics, LLC.

By:

Title: President

Address:

Quartics

2 Peters Canyon Road Irvine, California 92606 Oct 29 04 12:48p

949-753-2875

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Form PTO-1595 (Rev. 10/02)	PATENT		U.S. DEPARTMENT OF COMMERCE U.S. Patient and Trademark Office						
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CMA BUSINESS CREDIT SERVICE	CES on behalf of	Name: QUARTICS	, INC.						
AVAZ NETWORKS, INC.		Internal Address: _							
Additional name(s) of conveying party(es)	attached? Yes / No								
3. Nature of conveyance:									
✓ Assignment	Merger	Street Address: 2 F	ETERS CANYON ROAD						
Security Agreement	Change of Name								
Other	•								
8/1/03		City: IRVINE	State: CA Zip: 92608						
Execution Date:	·	Additional name(s) & ad	dress(es) attached? Yes V No						
4. Application number(s) or patent	t number(s):								
If this document is being filed to	gether with a new appli	cation, the execution da	te of the amplication is:						
A. Patent Application No.(s) 10		ł ·							
		or reservor(s) —							
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5. Name and address of party to w									
concerning document should be			ications and patents involved: 5						
Name: ADEEL AHMED		7. Total fee (37 CFR 3.	<u>\$200.00</u>						
Internal Address:	·	✓ Enclosed							
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		8. Deposit account nur	nber:						
Street Address: 2 PETERS CA	NYON ROAD								
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City: IRVINE State: CA Z	ip: 92606	·							
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9. Signature.			: -						
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ADEEL AHMED	J 1.	/T {	5/26/20						
Name of Person Signing Signature Date									
·									
Total number of pages including cover sheet, attachments, and documents: Itali documents to be recorded with required cover sheet information for									

Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

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GENERAL ASSIGNMENT

THIS ASSIGNMENT, Made this			irra;	
BY Avaz Melyporks, Inc. OF (address) 16289 Lagrana Canyon Road			÷.	1
ii) the Cityl ofivrine County ofOrange State of California	ļ	1		• •
FEDERAL TAX (DENTIFICATION MARKET): 33-0780473 party of the first part, hereintered	j_	ندمنا		-
Assignor, to Credit Managers Association of California, a California corporation, of Burbatik, Ca	į	ei in	disti	
business on CIBA Business Credit Services, party of the second part, berainafter referred to an Advisor		[]	\$.	7.

With ESSETTS: That said assignor, for and in consideration of the covenants and agreements to be performed by the party of the sticoud part, as hereinafter contained, and of the sum of One Dollar (\$1.09) to Assigner in hand paid by said Assigner, receipt whereof is hereby acknowledged, does by these presents grant, bargaid, soil; singler, country and transfer unto said Assigner, its successors and assigns, in trust, for the benefit of Assigners breather generally, ill of the property of the Assigner of every kind and nature and whereacever situated, both real and phraonal, and any interest or equity therein not exempt from execution, including, but not limited to, ill that cathin stock of marchindise, furniture, equipment, book accounts, books, bills receivable, cash or habit, cath in bank, deposits, patents, copyrights, tradements and trade names, insurance policies, tax refends, referred in the proceeds of any criticing son assignable chooses in action that are legally assignable, together with the proceeds of any criticing son

This assignment specifically includes and covers all claims for refund or abstancent of all decrees these heretofore or hereafter assessed against or collected from the Assignor by the U.S. Trassury Department, and any State or local troing agency, and the Assignor agrees to sign and exacute power of attorney or all other documents at required to enable said Assignoe to file and prosecute, compromise and/or settle, all such claims before the internal Revenue Service and any State or local turing agency, and agrees to endowe any tax refund clocks relating to the prior operations of said Assignor's business and to deliver such checks to the Assignee.

Leebes and leasehold interests in real estate are not included in this assignment. However, if the Assignment shall determine that the same may be assigned and also that the same has a realizable value for cruditor, then the Assigner agrees that upon written demand of the Assigner, it will assign and transfer said lease or leasehold intribut to eald Assignee, or numbers, for administration under the terms of this general assignment.

Contracts and/or agreements between Assignor and any Labor Union, or Trade Associations, are excepted from and not included in this assignment.

The Assignor authorizes the forwarding of its mail by the U.S. Postal Department as directed by the Assignies.

Said Assignes is to receive the said property, conduct the said business, should it dean it proper; and is hereby irrevocably authorized at any time after the execution hereof to sell, lease, or otherwise dispose of said property upon such time and terms as it may see it. Said Assignes shall use and apply the not property arising from the conducting of said business and from the sale, or lease or other disposition of said property as follows:

General Assistment / Page 1

Said Assignee is also sufficient and empowered to appoint such agents, field representatives, afforming and/or accountants as it may deep necessary, and such agents and/or field representatives afull have fiff power and authority to open bank accounts in the name of the Assignee or its nominees or agents and to depoid assigned exists or the proceeds thereof in such bank accounts and to draw church thereon and with the forther points and software the process and to track and to execute such papers and documents in connection with this uniforment as said Assignee may consider necessary or achievable.

EVENTRIESS INVERCEOF, the said parties have hereunto out their hunds the day and your first about strikted.

AVAZ NETWORKS, INC.

Self Custober, CEO

CREDIT MANAGERS ASSOCIATION OF GALIFESTIA

a California corporation, doing business as

CMA BUSINESS CREDIT SERVICES

Robert J. Nacher, Sucretary

Griffel Antonna del Dana 2

FRST: To deduct therefrom (or to reimburse itself with respect to) all sums which said Assigned majors option pay for the discharge of any liter on any of said property and any indebtodness which saids the law's entire to principly of payments, and all expenses, including a reasonable fee (as hereinstiar defined) and to its charge, and to the attorney for the Assigner; and, in these instances where a creditors' committee has been sets that may require of the restorable fee shall be paid to the actual amount or number of creditors present at judge committee that the paid to the attorney appointed by said Creditors' Committee in an adjust that my this said creditors' committee and said Assignee.

SECOMO: The belance of the princeeds then remaining shell be paid to the creditors of the Assignor.

With respect to the fees of the Assignee referred to in the aforementioned paragraph FRES hashingly as distinct the expressed and irrevocably agrees as follows: That the term "a resonable fee to Assignee", as also handled in contection with this Assignment and for the assembly, inventorying, collection and liquid till mighted assets assigned, in accordance with the following schedule, to wit the greater of a minimum fee of \$2,000, or fact of \$2,400 apply; (There shall be accluded from the foregoing, however, montes received or distinguished from with and limited to any extent continuing operation of the business assigned, as distinguished from minimum fee distinguished from the following the assets assigned; (b) a fee of 1.5% shall be charged on distribution to general

The Assigned shall be estilled to reimburgement of all expenses incurred as a result of its administration out the processes generated therefrom.

In stitlition to all the foregoing fees and charges, the Assignor expressly agrees that the Assignor shall be entitled to a further fee equal to any and all interest corned and received by the Assignor on any treis and citizen funds in its hands and arising from this assignment.

The total of all of said fees shall be paid from the properly assigned, and from all of the proceeds the real from any inferest, income and increments and any additions thereto.

Any contract, liability, or obligation made by Assignee in connection with the administration of the agreement whill not personally hind Assignee or any of its efficers, agents, or employees, but it shall obligate Assignee in its capacity as Assignee only, whether or not the Contract specifically so provides. Assignee have after that the lighteenly in its official capacity for reasonable care and difference in administering the cause created by the assignment.

Assignor as to ell adding creditors extends the statute of limitations upon their respective claims for a period of one year flows the date become.

General Assignment / Page 2

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Hazim Ansari

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Said Assignee is also authori - and empowered to appoint such agents - \id. representat and/or accountants at it may down no __eary, and such agents and/or field representatives shall flavo authority the open bank accounts in the name of the Assignee or its nominees or agents and the deassets or the proceeds thereof in such hank accounts and to draw checks thereon and with the furth anthority, the do suctivother acts and to execute such papers and documents in connection with this ion may consider necessary or advisable.

IN HITTHESS HITTENSOF, the said parties have become set their hands the day and year this ab

AVAZNETWORKS

CREDIT MANAGERS ASSOCIATION OF CA a California corporation, doing business CMA BUSINESS CREDIT SERVICE

BILL OF SALE

This bill of sale becomes effective upon confirmation of receipt by the Sellar of good and valuable consideration totaling \$75,000 (seventy-five thousand dollars) and execution of the Assumption Agreement of even date herewith associated with the assumption of certain liabilities ("Consideration"). Upon receipt of Consideration, CS Business Credit Services ("Seller"), in its capacity as assignee for the benefit of critical of Avaz Networks, Inc., hereby sells, transfers, assigns, conveys and delivers to Quartical C ("Bayer"), all of the Seller's right, title and interest in and to the assets (collective the "Transferred Assets") described in the attacked lixhibit "1". Assets which are excluded from this sale ("Excluded Assets") are described in the attached Exhibit "2". Buyer assumes none of the liabilities or obligations of Seller or Avaz Networks, Inc. related to the Transferred Assets or the Excluded Assets except as expressly set footh in the Assumption Agreement.

Nothing contained in this Bill of Sale shall constitute a representation, warranty, covernant, written influentian, data, report or statement by the Seller or any of its agests, employees, representatives, attorneys, accountants or affiliates as to the condition of, or the to, the Transferred Assets. By accepting this Bill of Sale, Buyer confirms that it is not relying on any representation of Seller or any of its agents, employees, representatives, attorneys, accountants or affiliates as to the condition of, or title to, the Transferred Assets and that he is purchasing the Transferred Assets in an "AS IS, WHERE IS" condition, has solely upon Buyer's own examination and evaluation of the Transferred Assets. The foregoing notwithstanding, Seller represents and warrants to Buyer that Seller has not assigned, sold or atmosferred to any other person or entity any of its right, title and litters in and to all forms of the Transferred Assets, or otherwise taken any action to encombe such Transferred Assets, including, without limitation, creating any security interests, liceases, lients, creditor claims, tures, charges or other restrictions. All references to Seller and Buyer shall be deemed to include their respective nominees, successors and/or attiget

At any time, and from time to time hereafter, Seller shall forthwith, upon Bayer written stiquent, execute, acknowledge and deliver to Buyer any and all further instruments and assurances necessary or expedient in order to fully vest in Buyer all rights, title and interest to the Transferred Assets.

Closing:

The belance due from the Buyer at closing is \$66,274.88, consisting of the \$75,00 purchase price less the \$10,000 deposit proviously received by Seller, plus \$1,274.88 and applicable Sales Tax on assets purchased. Until the passing of the statutory Bar Date for creditor claims in the gameral assignment estate, the Seller will reserve and when instructed by the Bayer pay up to, but not more than \$7,540.00 of the proceeds of the sale to Kapable Masters Olson & Bear towards the satisfaction of a lien which they hold against the intellectual property of Avaz Networks, Inc.

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Bill of Sale Quarties, LLC

Page 2

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CMA BUSINESS CREDIT SERVICES. for the Benefit of Capitars of Avez Networks, Inc.

comber, Chief Financial Officer

ACCEPTED AND AGREED:

Omntick LLC

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Exhibit 1

Transferred Assets

Bayer is acquiring by this Bill of Sale from Assignee all of its right, title and interest in any and all assets, property and rights, tangible and intengible, of Assignet, other than "Excluded Assets," the following assets:

- (i) all machinery, equipment, test equipment, funiture, futures, computers, : printers, computer disks and other storage devices, computer software, supplies, spair and replacement parts, and all other tangible property and all related manuals, drawings, disgrates and other documentation;
- (ii) all customer and supplier lists and all other information as to sources of slapply and relationships with suppliers and customers;
- (iii) copies of all books and records, correspondence, files and computer progratus and data relating to the business of Assignor reasonably required by Buyer;
 - (iv) such contracts, leases or liabilities which Buyer expressly elects to attitude
 of assume (and no others), all as more particularly specified in the Billief
 Sale;
- (v) all intellectual property rights, inventory and general intemplifies of any hind or nature of Assignor (including, without limitation, all rights of Assignor in and to all pieces), tradomatics, trade menes, service mades, interact domain names, copyrights and titude secrets, and all related and ancillary rights);
- (vi) all drives, scatted or unstreated, contingent or fixed, known or unknown, against third parties (but no liabilities arising therefrom);
- (vii) all investments in and securities of third parties, including any rights to parchage or acquire any such securities;
 - (viii) all inventory, supplies and work in process;
 - (ix) all accounts receivable and notes receivable of Assignor;
- (x) all general intengibles, including the right to any tax refunds or reductions;
- (xi) all undertakings mixing from both the previously certified Labor Condition Applications ("LCA") filed by Avez Networks, Inc. for the Noninmigrant employees as well as the Applications for Alien Employment Certification and I-140 petitions filed on biful of these employees

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